# UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

In re:	
The Financial Oversight and Management Board for Puerto Rico, as representative of The Commonwealth of Puerto Rico, et al.  Debtors. <sup>1</sup>	PROMESA Title III No. 17 BK 3283-LTS (Jointly Administered)
In re: The Financial Oversight and Management Board For Puerto Rico, as representative of Puerto Rico Sales Tax Financing Corporation ("COFINA"),	PROMESA Title III No. 17 BK 3284-LTS
Debtor.	

# STIPULATION AND AGREED ORDER REGARDING WITHDRAWAL OF PROOFS OF CLAIM FILED BY THE PUERTO RICO FUNDS IN RESPECT OF COFINA BONDS

The Debtors in these Title III cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17-BK-3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17-BK-3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17-BK-3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (iv) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17-BK-3567-LTS) (Last Four Digits of Federal Tax ID: 3808); and (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17-BK-4780-LTS) (Last Four Digits of Federal Tax ID: 3747) (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

The above-captioned debtors (the "<u>Title III Debtors</u>"), by and through the Financial Oversight and Management Board (the "<u>Oversight Board</u>"), on the one hand, and the Puerto Rico Funds, <sup>1</sup> on the other hand, hereby enter into this stipulation (the "<u>Stipulation</u>") as follows:

#### **RECITALS**

- A. On May 3, 2017, the Oversight Board issued a restructuring certification pursuant to sections 104(j) and 206 of the *Puerto Rico Oversight, Management, and Economic Stability Act* ("PROMESA")<sup>2</sup> and filed a voluntary petition for relief for the Commonwealth of Puerto Rico (the "Commonwealth") pursuant to PROMESA section 304(a), commencing a case under title III thereof (the "Commonwealth Title III Case").
- B. On May 5, 2017, the Oversight Board issued a restructuring certification pursuant to PROMESA sections 104(j) and 206 and filed a voluntary petition for relief for COFINA pursuant to PROMESA section 304(a), commencing a case under title III thereof (the "COFINA Title III Case," and, together with the Commonwealth Title III Case, the "Title III Cases").
- C. By operation of PROMESA and pursuant to PROMESA section 315(b), the Oversight Board is the representative of the Commonwealth and COFINA as debtors in each of their respective Title III Cases.

<sup>&</sup>lt;sup>1</sup> The Puerto Rico Funds consist of the following Puerto Rico-based funds: Puerto Rico AAA Portfolio Bond Fund II, Inc.; Puerto Rico AAA Portfolio Bond Fund, Inc.; Puerto Rico AAA Portfolio Target Maturity Fund, Inc.; Puerto Rico Fixed Income Fund, Inc.; Puerto Rico Fixed Income Fund III, Inc.; Puerto Rico Fixed Income Fund IV, Inc.; Puerto Rico Fixed Income Fund VI, Inc.; Puerto Rico Fixed Income Fund VI, Inc.; Puerto Rico GNMA & U.S. Government Target Maturity Fund, Inc.; Puerto Rico Investors Bond Fund I; Puerto Rico Investors Tax-Free Fund, Inc.; Puerto Rico Investors Tax-Free Fund IV, Inc.; Puerto Rico Investors Tax-Free Fund V, Inc.; Puerto Rico Investors Tax-Free Fund V, Inc.; Puerto Rico Investors Tax-Free Fund V, Inc.; Puerto Rico Investors Tax-Free Fund, Inc.; Tax-Free Puerto Rico Fund, Inc.; Tax-Free P

<sup>&</sup>lt;sup>2</sup> PROMESA is codified at 48 U.S.C. §§ 2101-2241.

- D. On June 1, 2017, the United States District Court for the District of Puerto Rico (the "Court") entered an order granting the joint administration of the Title III Cases, for procedural purposes only [Case No. 17-3283, ECF No. 242].
- E. The Court has subject matter jurisdiction over this matter pursuant to PROMESA section 306(a), and venue is proper in this District pursuant to PROMESA section 307(a).
- F. On February 15, 2018, the Court entered an *Order (A) Establishing Deadlines and Procedures for Filing Proofs of Claim and (B) Approving Form and Manner of Notice Thereof* (the "Bar Date Order") [Case No. 17-3283, ECF No. 2521], pursuant to which, among other things, the Court directed that creditors file proofs of claim in the Title III Cases by the dates set forth in the Bar Date Order.
- G. The Puerto Rico Funds filed proofs of claim asserting pre-petition claims against each of COFINA and the Commonwealth in respect of COFINA senior bonds and COFINA subordinate bonds that the Puerto Rico Funds beneficially held, and any other liabilities, losses, and obligations allegedly owing pursuant to that certain Amended and Restated Sales Tax Revenue Bond Resolution, adopted on July 13, 2007, as amended and restated on June 10, 2009 (as amended and supplemented, the "COFINA Resolution").
- H. A schedule of the proofs of claim filed by the Puerto Rico Funds in respect of their COFINA senior bonds and their COFINA subordinate bonds are attached hereto as "Exhibit A" (collectively, the "Puerto Rico Funds' COFINA Bond Claims").<sup>3</sup>

<sup>&</sup>lt;sup>3</sup> The Puerto Rico Funds filed additional proofs of claim in the Commonwealth Title III Case and the Title III cases of the Title III Debtors other than COFINA. This Stipulation addresses only proofs of claims that the Puerto Rico Funds filed in respect of their COFINA bonds and obligations owing and claims under, in respect of or relating to the COFINA Resolution and does not affect any proofs of claims filed in respect of any obligations other than COFINA-related obligations, as to which, the Puerto Rico Funds expressly reserve all rights with respect to any such other obligations.

- I. The Bank of New York Mellon, as Trustee under the COFINA Resolution, also filed master proofs of claim against COFINA with respect to any and all amounts owing under the COFINA Resolution with respect to COFINA senior bonds and COFINA subordinate bonds (the "COFINA Trustee Bond Claims").
- J. The Oversight Board filed that certain *Third Amended Title III Plan of Adjustment* of the Puerto Rico Sales Tax Financing Corporation (the "Plan") [Case Nos. 17-3283, ECF No. 4658] on January 9, 2019, and a related *Disclosure Statement for the Second Amended Title III Plan* of Adjustment of the Puerto Rico Sales Tax Financing Corporation (the "COFINA DS") [Case No. 17-3283, ECF No. 43634].
- K. Section 2.1(d) of the Plan provides that, "[s]olely for purposes of confirmation and consummation of the Plan, on the Effective Date, (i) Senior COFINA Bond Claims, Senior COFINA Bond Claims (Taxable Election), Senior COFINA Bond Claims (Ambac) and Senior COFINA Bond Claims (National) shall be deemed allowed in the aggregate amount of \$7,760,871,398.36" (collectively, the "Allowed Senior COFINA Bond Claims), and "(ii) Junior COFINA Bond Claims, Junior COFINA Bond Claims (Taxable Election) and Junior COFINA Bond Claims (Assured) shall be deemed allowed in the aggregate amount of \$9,876,235,996.34" (collectively, the Allowed Junior COFINA Bond Claims"); "provided, however, that, in accordance with the solicitation procedures attendant to the Plan, the foregoing amounts shall be deemed allowed for voting purposes . . . ." Plan § 2.1(d).
- L. On November 29, 2018, the Court entered an Order (I) Approving Disclosure Statement, (II) Fixing Voting Record Date, (III) Approving Confirmation Hearing Notice, (IV) Approving Solicitation Packages and Distribution Procedures, (V) Approving Forms of Ballots and Election Notices, and Voting and Election Procedures, (VI) Approving Notice of Non-Voting Status,

(VII) Fixing Voting and Election Deadlines, and (VIII) Approving Vote Tabulation Procedures (the "Solicitation Procedures Order") [Case No. 17-3283, ECF No. 4382], which, among other things, established procedures for beneficial holders of Allowed Senior COFINA Bond Claims and Allowed Junior COFINA Bond Claims regarding voting of claims to accept or reject the Plan and making certain elections, if applicable, under the Plan.

- M. Commencing on December 4, 2018 and continuing periodically thereafter, the Oversight Board filed various (a) omnibus objections to proofs of claims filed against COFINA, including the Puerto Rico Funds' COFINA Bond Claims (the "Claims Objections") [Case No. 17-3283, ECF Nos. 4419 and 4420], on the grounds that, among other things, such claims were duplicative of the COFINA Trustee Bond Claims.
- N. On February 5, 2019, the Court entered an order confirming the Plan (the "Confirmation Order").
- O. On February 12, 2019, the transactions contemplated by the Plan were consummated and the Oversight Board filed the Notice of (a) Entry of Order Confirming the Third Amended Title III Plan of Adjustment of Puerto Rico Sales Tax Financing Corporation Pursuant to Title III of PROMESA and (b) Occurrence of the Effective Date [Case No. 17-3283, ECF No. 587]

**NOW, THEREFORE,** in consideration of the foregoing, the parties hereby agree as follows:

#### **AGREEMENT**

1. Subject to the terms and provisions of paragraph 4 hereof, (a) the Puerto Rico Funds' COFINA Bond Claims as listed on Exhibit A hereto are hereby withdrawn in their entirety; (b) the Title III Debtors' claims and noticing agent, Prime Clerk, LLC, and the Clerk of the Court are authorized and directed to update the Title III Debtors' claims register maintained in the Title III

Cases to reflect the withdrawal of the Puerto Rico Funds' COFINA Bond Claims; and (c) the Oversight Board's Claims Objections to the Bond Claims listed on Exhibit A are hereby withdrawn.

- 2. The withdrawal of the Puerto Rico Funds' COFINA Bond Claims, on the terms set forth herein, is without prejudice to any and all rights, claims and actions of the Puerto Rico Funds as holders of Existing Securities (as such term is defined in the Plan) under the Plan or as against any non-Debtor entity.
- 3. Solely to the extent and upon the occurrence of any court of competent jurisdiction reversing or vacating the Confirmation Order, or otherwise materially modifying the Plan: (a) the Puerto Rico Funds shall, within twenty (20) days of the earliest of such occurrence, file a notice on the dockets of the Title III Cases reinstating the Puerto Rico Funds' COFINA Bond Claims, (b) the claims agent shall restore such claims to the claims registers maintained in the Title III Cases without further order of this Court or notice to or consent of any other person, and (c) the parties hereto shall be restored to the *status quo ante* as if this Stipulation had not been entered into or approved and withdrawal of any such claims shall be deemed *void ab initio*.
- 4. In the event that any Puerto Rico Funds' COFINA Bond Claims are reinstated, the rights of COFINA and the Oversight Board to object to any such Puerto Rico Funds' COFINA Bond Claims on any basis whatsoever shall not be prejudiced or limited by this Stipulation. The Oversight Board expressly reserves the right to refile its Claims Objections in the event that the related Puerto Rico Funds' COFINA Bond Claims are reinstated.
- 5. The parties hereto represent and warrant that they are duly authorized to enter into and be bound by this Stipulation. Nothing herein shall impair any right, power, or obligation or be considered a waiver of any such right, power or obligation the parties hereto have with respect to

any valid and existing agreements between the parties hereto, which agreements remain in full force and effect and are not modified hereby.

- 6. This Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, or enforcement of this Stipulation.
- 7. This Stipulation may be executed in multiple counterparts, any of which may be transmitted by facsimile or electronic mail, and each of which will be deemed an original, but all of which together will constitute one instrument.

#### STIPULATED AND AGREED TO BY:

#### PROSKAUER ROSE LLP

#### WHITE & CASE LLP

#### /s/ Martin J. Bienenstock

Martin J. Bienenstock (pro hac vice) Brian S. Rosen (pro hac vice) Jeffrey W. Levitan (pro hac vice)

Eleven Times Square New York, NY 10036 Tel: (212) 969-3000

Fax: (212) 969-2900

/s/ John K. Cunningham

John K. Cunningham (pro hac vice)
Glenn M. Kurtz (pro hac vice)
WHITE & CASE LLP
1221 Avenue of the Americas
New York, NY 10036
Tel. (212) 819-8200
Fax (212) 354-8113
jcunningham@whitecase.com
gkurtz@whitecase.com

Jason N. Zakia (pro hac vice) Cheryl T. Sloane (pro hac vice) WHITE & CASE LLP 200 S. Biscayne Blvd., Suite 4900 Miami, FL 33131 Tel. (305) 371-2700 Fax (305) 358-5744 jzakia@whitecase.com csloane@whitecase.com

Counsel for Puerto Rico AAA Portfolio Bond Fund, Inc., Puerto Rico AAA Portfolio Bond Fund II, Inc., Puerto Rico AAA Portfolio Target Maturity Fund, Inc., Puerto Rico Fixed Income Fund, Inc., Puerto Rico Fixed Income Fund II, Inc., Puerto Rico Fixed Income Fund III, Inc., Puerto Rico Fixed Income Fund IV, Inc., Puerto Rico Fixed Income Fund V, Inc., Puerto Rico GNMA & U.S. Government Target Maturity Fund, Inc., Puerto Rico Investors Bond Fund I, Puerto Rico Investors Tax-Free Fund, Inc., Puerto Rico Investors Tax-Free Fund, Inc. II, Puerto Rico Investors Tax-Free Fund III, Inc., Puerto Rico Investors Tax-Free Fund IV, Inc., Puerto Rico Investors Tax-Free Fund V, Inc., Puerto Rico Investors Tax- Free Fund VI, Inc., Puerto Rico Mortgage-Backed & U.S. Government Securities Fund, Inc., Tax-Free Puerto Rico Fund, Inc., Tax-Free Puerto Rico Fund II, Inc., and Tax-Free Puerto Rico Target Maturity Fund, Inc.

### **A&S LEGAL STUDIO, PSC**

## SÁNCHEZ PIRILLO LLC

/s/ Ricardo Burgos Vargas Ricardo Burgos Vargas USDC No. 218210 434 Ave. Hostos San Juan, PR 00918

Tel: (787) 751-6764

(787) 948-1025

Fax: (787) 763-8260

Attorneys for the Financial Oversight and Management Board as representative for the Commonwealth

/s/ Alicia I. Lavergne Ramírez
José C. Sánchez-Castro
USDC-PR 213312
jsanchez@sanpir.com

Alicia I. Lavergne-Ramírez USDC-PR 215112 alavergne@sanpir.com

Maraliz Vázquez-Marrero USDC-PR 225504 mvazquez@sanpir.com

270 Muñoz Rivera Avenue, Suite 1110 San Juan, PR 00918 Tel. (787) 522-6776 Fax: (787) 522-6777

Counsel for Puerto Rico AAA Portfolio Bond Fund, Inc., Puerto Rico AAA Portfolio Bond Fund II, Inc., Puerto Rico AAA Portfolio Target Maturity Fund, Inc., Puerto Rico Fixed Income Fund, Inc., Puerto Rico Fixed Income Fund II, Inc., Puerto Rico Fixed Income Fund III, Inc., Puerto Rico Fixed Income Fund IV, Inc., Puerto Rico Fixed Income Fund V, Inc., Puerto Rico GNMA & U.S. Government Target Maturity Fund, Inc., Puerto Rico Investors Bond Fund I, Puerto Rico Investors Tax-Free Fund, Inc., Puerto Rico Investors Tax-Free Fund, Inc. II, Puerto Rico Investors Tax-Free Fund III, Inc., Puerto Rico Investors Tax-Free Fund IV, Inc., Puerto Rico Investors Tax-Free Fund V, Inc., Puerto Rico Investors Tax-Free Fund VI, Inc., Puerto Rico Investors Tax- Free Fund VI, Inc., Puerto Rico Mortgage-Backed & U.S. Government Securities Fund, Inc., Tax-Free Puerto Rico Fund II, Inc., and Tax-Free Puerto Rico Target Maturity Fund, Inc.

SO ORDERED ON March \_\_\_, 2019

HON. LAURA TAYLOR SWAIN UNITED STATES DISTRICT COURT JUDGE

# Exhibit A List of the Puerto Rico Funds Claims based on

## List of the Puerto Rico Funds Claims based on Senior Bond Holdings by Claimant, Claim Number, and Debtor

<u>Claimant</u>	Claim Number	<u>Debtor</u>
Puerto Rico AAA Portfolio Bond	22450	COFINA
Fund, Inc.		
Puerto Rico AAA Portfolio Bond	22197	Commonwealth of Puerto Rico
Fund, Inc.		
Puerto Rico AAA Portfolio Bond	22752	COFINA
Fund II, Inc.		
Puerto Rico AAA Portfolio Bond	21680	Commonwealth of Puerto Rico
Fund II, Inc.		
Puerto Rico AAA Portfolio	25709	COFINA
Target Maturity Fund, Inc.		
Puerto Rico AAA Portfolio	23584	Commonwealth of Puerto Rico
Target Maturity Fund, Inc.		
Puerto Rico Fixed Income	22672	COFINA
Fund, Inc.		
Puerto Rico Fixed Income	22438	Commonwealth of Puerto Rico
Fund, Inc.		
Puerto Rico Fixed Income	21341	COFINA
Fund II, Inc.		
Puerto Rico Fixed Income	21252	Commonwealth of Puerto Rico
Fund II, Inc.		
Puerto Rico Fixed Income	21297	COFINA
Fund III, Inc.		
Puerto Rico Fixed Income	21259	Commonwealth of Puerto Rico
Fund III, Inc.		
Puerto Rico Fixed Income	21359	COFINA
Fund IV, Inc.		
Puerto Rico Fixed Income	21321	Commonwealth of Puerto Rico
Fund IV, Inc.		
Puerto Rico Fixed Income	21587	COFINA
Fund V, Inc.		
Puerto Rico Fixed Income	21446	Commonwealth of Puerto Rico
Fund V, Inc.		
Puerto Rico Fixed Income	22247	COFINA
Fund VI, Inc.		
Puerto Rico Fixed Income	22269	Commonwealth of Puerto Rico
Fund VI, Inc.		

<u>Claimant</u>	Claim Number	<u>Debtor</u>
Puerto Rico GNMA & U.S.	26036	COFINA
Government Target Maturity		
Fund, Inc.		
Puerto Rico GNMA & U.S.	24999	Commonwealth of Puerto Rico
Government Target Maturity		
Fund, Inc.		
Puerto Rico Investors Bond	33764	COFINA
Fund I		
Puerto Rico Investors Bond	33749	Commonwealth of Puerto Rico
Fund I	227.19	001111101111111111111111111111111111111
Puerto Rico Investors Tax-Free	33297	COFINA
Fund, Inc.	332)1	
Puerto Rico Investors Tax-Free	33175	Commonwealth of Puerto Rico
Fund, Inc.	33113	Commonwealth of Fuelto Rico
Puerto Rico Investors Tax-Free	33687	COFINA
Fund, Inc. II	33007	COLIM
Puerto Rico Investors Tax-Free	33697	Commonwealth of Puerto Rico
Fund, Inc. II	33071	Commonwealth of 1 delto Rico
Puerto Rico Investors Tax-Free	33773	COFINA
Fund III, Inc.	33113	COMMA
Puerto Rico Investors Tax-Free	30691	Commonwealth of Puerto Rico
Fund III, Inc.	30091	Commonwealth of Fuelto Rico
Puerto Rico Investors Tax-Free	34838	COFINA
	34838	COFINA
Fund IV, Inc.	25060	Commonwealth of Duanta Diag
Puerto Rico Investors Tax-Free	35868	Commonwealth of Puerto Rico
Fund IV, Inc.	20075	COEINIA
Puerto Rico Investors Tax-Free	29975	COFINA
Fund V, Inc.	22707	C 14 CD + D'
Puerto Rico Investors Tax-Free	32786	Commonwealth of Puerto Rico
Fund V, Inc.	22 (01 /25522	COEDA
Puerto Rico Investors Tax-Free	33681/37733	COFINA
Fund VI, Inc.	22 (72)	
Puerto Rico Investors Tax-Free	33678	Commonwealth of Puerto Rico
Fund VI, Inc.		
Puerto Rico Mortgage-Backed &	26629	COFINA
U.S. Government Securities		
Fund, Inc.		
Puerto Rico Mortgage-Backed &	22736	Commonwealth of Puerto Rico
U.S. Government Securities		
Fund, Inc.		
Tax-Free Puerto Rico Fund, Inc.	20878	COFINA
Tax-Free Puerto Rico Fund, Inc.	39167	Commonwealth of Puerto Rico

<u>Claimant</u>	Claim Number	<u>Debtor</u>
Tax-Free Puerto Rico Fund II,	21287	COFINA
Inc.		
Tax-Free Puerto Rico Fund II,	21258	Commonwealth of Puerto Rico
Inc.		
Tax-Free Puerto Rico Target	21329	COFINA
Maturity Fund, Inc.		
Tax-Free Puerto Rico Target	21180	Commonwealth of Puerto Rico
Maturity Fund, Inc.		
UBS IRA Select Growth &	23350	COFINA
Income Puerto Rico Fund		
UBS IRA Select Growth &	24506	Commonwealth of Puerto Rico
Income Puerto Rico Fund		

# **CERTIFICATE OF SERVICE**

I certify that on the date hereof, a true and correct copy of the above and foregoing was served upon all parties via the Court's electronic case filing system (ECF).

/s/Alicia I. Lavergne Ramírez
Alicia I. Lavergne-Ramírez
USDC-PR 215112
alavergne@sanpir.com